## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA :

V. : MAGISTRATE NO. 14-586-01

EUGENE DYKES :

## ORDER

AND NOW, this day of June, 2014, upon the government's motion during the defendant's initial appearance in the above matter on Friday, June 13, 2014, for a psychiatric examination and mental competency determination, it is

## ORDERED

that:

- 1) The government's motion for a psychiatric examination and a mental competency determination under 18 U.S.C.§ 4241(a) is GRANTED.
- The defendant is committed to the custody of the Attorney General for a reasonable period not to exceed 120 days from the date of his arrival at the facility at which the examination will be conducted; he shall be placed in a suitable facility for psychiatric and mental competency examination; and a psychiatric and mental competency report, which report shall include an evaluation of the potential for malingering, exaggerating, or feigning mental illness or the symptoms of mental illness, and for danger to himself, shall be filed with the Court pursuant to 18 U.S.C. §§ 4241(b) and 4247(b), (c)(1)-(4)(A) (whether the person is suffering from a mental disease or defect rendering him mentally incompetent to the extent that he is unable to

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understand the nature and consequences of the proceedings against him or to assist properly in

his defense).

3) The Court recommends that defendant be incarcerated at a suitable prison

medical facility as determined by the Bureau of Prisons, where the psychiatric evaluation and

mental competency determination of defendant may be conducted pursuant to 18 U.S.C. § 4241

and the report prepared pursuant to 18 U.S.C. §§ 4241(b) and 4247(b), (c)(1)-(4)(A) only.

4) Any period of delay resulting from the examination of the defendant to

determine his competency and the filing of a report describing the mental condition of the

defendant and evaluating his need, if any, for treatment shall be excluded from all computations

of time under the Speedy Trial Act, 18 U.S.C. §§ 3161(h)(1)(A), (h)(1)(H) and 3164(b).

5) Upon completion of the evaluation and receipt of the report, the defendant

is to be returned promptly to the Eastern District of Pennsylvania, and the United States Marshal

is to notify this Court so that defendant may be scheduled for a hearing on his competency.

BY THE COURT:

HONORABLE TIMOTHY R. RICE

United States Magistrate Judge